OFFICIAL BALLOT.

selection or the subjects of taxation; authorising them to subject to taxation, for local purposes, the real and personal property within their jurisdiction; discontinuing the general property tax upon real and personal property tax upon real and personal property for State purposes.)—NO. THIRD CONSENSESSES 4th District: T. C JEFFERIS, DEMOCRATIC TICKET DAVID A. DEARMOND. 5th District: FREE ROETHER. CANDIDATES FOR UNITED STATES For Representative—SENATOR. LAWRENCE real and personal property for State purposes.)—NO. SIXTH CONSTITUTIONAL AMEND-MENT—(Providing that the indebtedness heretofore or hereafter incurred by any city containing not more than 30,000, nor less than 2,000 inhabitants, for the purchase or construction of water works, electric or other light plants, shall not be considered in determining the amount of indebtedness which may be incurred under the provisions of Section IIa of Article X of the Constitution of this State — YES. SIXTH CONSTITUTIONAL AMEND—FOURTH CONSTITUTIONAL CONSTITUTIONAL AMEND—FOURTH CONSTITUTIONAL CONSTITUTIONAL CONSTITUTIONAL CONSTIT LAWRENCE M. GRIFFITH. 6th Instrict: FRANK ARMSTRONG. For Judge County Court South District-Fort orong JOSEPH WINGATE FOLK. ADDISON A HYDE VICTOR GERHARDT. 7th District: O. H. McMURRAY. WILLIAM JOEL STONE. For Judge County Court North District-Sth District: W. H. HERTEL For Railroad and Warehouse Commis-For Presidential Electors: At Large: SAMUEL M. DICKEY. JAMES W. RILEY. SIXTH CONSTITUTIONAL AMENDMENT (Providing that the indebtedness heretofore or hereafter incurred by any city containing not more than 30,000. FOURTH CONSTITUTIONAL AMENDMENT (Increasing the number of Judges of the Supreme Court from seven to nine, providing for the appointment of two judges by the Governor upon the adoption of this amendment, to held office until January 1, 1911 resisting a new division and fixing the solaries of Judges of the Supreme Court and Court of Arricle X of the Constitution of this State.)—NO. SEVENTH CONSTITUTIONALAMENDpth District: H. V. TIPTON. WATT B. DAWSON. At Large: MAECENAS E. BENTON. 16th District: HENRY STRUCKHOFF. For Judge Kansas City Court of Appeals WILLIAM J. BULLOCK 1st District: JOHN F. BEAL 11th District: HENRY WERDES. For Treasurer-SAUUEL L. COLEMAN. SEVENTH CONSTITUTIONAL AMENDMENT - (Providing for a State tax of ten cents on the hundred dollars assessed valuation, said moneys to be apportioned in the several counties of the State as a permanent fund for public roads and highways.)—YES. SEVENTH CONSTITUTIONAL AMENDMENT - (Providing for a State tax of ten cents on the hundred dollars assessed valuation, said moneys to be apportioned in the several counties of the Supreme Court from seven to nine; providing for the appointment of two judges by the Governor upon the adoption of this amendment, to hold office until January I. 1911. creating a new division and fixing the salaries of Judges of the Supreme Court and Court of Appeals of the Supreme Court from seven to nine; providing for the appointment of two judges by the Governor upon the adoption of this amendment, to hold from the several counties of the State as a permanent fund for public roads and highways.)—NO. EIGHTH CONSTITUTIONAL AMEND-MENT—(Authorizing cities of 196,000 in habitants or very to become indebted in secess of the amount provided in Section of the subjects of taxation; authorizing them to subject to Investigate. FIRST CONSTITUTIONAL AMEND-MENT (Fixing the pay of members of the General Assembly at seven hundred and fifty dollars per annum.)—YES. FIRST CONSTITUTIONAL AMEND-MENT—(Fixing the pay of members of the General Assembly at seven hundred and fifty dollars per annum.)—NO. 2nd District: BTONEWALL JACKSON JONES. 12th District J. E. WILSON. For Surveyor - JOHN II. ETTE 7. ard District: REUBEN W. STECKMAN. 13th District: J. A. STATON. For Public Adminis rator-SECOND CONSTITUTIONAL AMEND-MENT-(Authorizing county courts and township boards to levy a special tax not exceeding twenty-five cents on the hundred dollars valuation, to be used for road and bridge purposes.)—YES. 4th District: WALTER H. ROBINSON. 14th District: 5th District: JAMES M. CALLAHAN. CHARLES A. LUSK 15th District: A. ELLISON. SECOND CONSTITUTIONAL AMEND-MENT (Authorizing county courts and township boards to key a special tax not exceeding twenty-five cents on the hundred dollars valuation, to be used for road and bridge purposes.)—NO. For Presidential Electors: At Laure 6th District: FRANK M. WOOLDRIDGE 16th District: M. F. SCOTT. hundred dollars valuation, to be used for road and bridge purposes.)—NO. THHELD CONSTITUTIONAL AMEND-MENT—(Concerning the initiative and referendom; providing that eight per cent of the voters in each of at least two-thirds of the congressional districts in the State by polition, can compel the submission of any measure for enactment by popular vote of the people; and that either the legislative assembly, or five per cent of the voters in each of at least two-thirds of the congressional districts in the State can compel legislative enactments to be referred to the people for rejection or adoption.)—YES. THIRD CONSTITUTIONAL AMEND-MENT—(Concerning the initiative and referendum; providing that eight per cent of the voters in each of at least two-thirds of the congressional districts in the State by petition, can compel the submission of any measure for enactment by popular vote of the people; and that either the legislative assembly, or five per cent of the voters in each of at least two-thirds of the congressional districts in the State can compel legislative enactments to be referred to the people for rejection or adoption.)—NO. FOURTH CONSTITUTIONAL AMEND-MENT—(increasing the number of Judges of the Supreme Court from seven to solve providing for the appointment of At Large J. L. WOODS-MERRILL. 7th District: HORACE P. HLACKWELL A.B. T. CONSTITUTIONAL AMEND-MENT - (Authorizing cities of 100.000 in-habitants or over to become indebted in sec-tion 12 Article X of the Constitution for the purpose of constructing or purchasing sulways: NO. For Governor: WM. L. GARVER. THE RESIDENCE OF SMITH. poses.)—YES. FIFTH CONSTITUTIONAL AMEND-MENT—(Providing for the separation of the sources of State and local revenue; establishing local option for the counties and municipalities of the State in the selection of the subjects of taxation; authorizing them to subject to taxation, for local purposes, the real and personal property within their jurisdiction, discontinuing the general property tax upon real and personal property for State purposes.)—NO. 8th District: WILLIAM HIRTH. For Lieutenant-Governor: U. F. SARGENT. 2nd District: J. F. POLSON. 9th District: JAMES O. ALLISON. REPUBLICAN TICKET For Representative in Congress-3rd District; A. N. ST. JOHN. WILLIAM O. ATKESON. 10th District: JOSEPH PAULY. CANDIDATES FOR UNITED STATES SENATOR. For State Auditor: FRANK FOSTER. For Repr sentative-4th District: CLARENCE WILLIAMS. 11th District: WILLIAM ROBINSON. SIXTH CONSTITUTIONAL AMEND-BENF WIX. SIXTH CONSTITUTIONAL AMENDMENT—(Providing that the indebtedness heretofore of hereafter incurred by any city containing not more than 36,000, nor less than 2,000 inhabitants, for the purchase or construction of water works, electric or other light plants, shall not be considered in determining the amount of indebtedness which may be incurred under the provisions of Section 12a of Article X of the Constitution of this State.)—YES. For State Treasurer: GUY E. ETHERTON. JOSEPH E. BLACK. CHAUNCEY IVES FILLEY. 5th District: CHAS, E. FERGUSON. JOHN KENNISH RICHARD C. KERENS, JOHN C. McKINLEY, JACOB FREDERICK SCHMITTER. 12th District: LAWRENCE P. DALEY. For Judge County Court, South District-EMMET MCLAUGHLIN. For Attorney-General: JOHN F. WILLIAMS. 6th District: HARRY L. FULLER. 18th District; WILLIAM R. EDGAR, For Judge County Court, North District-For Railroad and Warehouse Commis R. M. WILCOX For Presidential Electors: 7th District: JAMES MEEK. At Large: THOMAS R. MARKS. U. S. BARNSLEY. SIXTH CONSTITUTIONAL AMEND-MENT—(Providing that the indebted-ness heretofore or hereafter incurred by any city containing not more than 30,000, nor less than 2,000 inhabitants, for the 14th District: WILLIAM H. MILLER. FOURTH CONSTITUTIONAL AMEND-MENT — (Increasing the number of Judges of the Supreme Court from seven to nine; providing for the appointment of two judges by the Governor upon the adoption of this amendment, to hold office until January 1, 1911; creating a new division and fixing the salaries of Judges of the Supreme Court and Courts of Appeals to be the same as now pro-vided for Judges of the St. Louis Court of Appeals.)—YES. FOURTH CONSTITUTIONAL AMEND-For Prosecuting Attorney-GEO. TEMPLETON. For Judge of Supreme Court: L. G. POPE. At Large: HENRY W. KIEL. sth District: SAM'L C. FORD. 15th District: JACOB M. LONG. CHARLES FRANKLIN BEARD. 16th District; WILLIAM W. BRANNOCK.

MENT-(Providing for a State tax of ten cents on the hundred dollars as-sessed valuation, said moneys to be ap-pertioned in the several counties of the State as a permanent fund for public rossis and highways.)—YES. SEVENTH CONSTITUTIONAL AMEND-MENT (Providing for a State tax of ten cents on the hundred dollars de-EIGHTH CONSTITUTIONAL AMENDthe purpose of constructing or purchasing subways.)—YES. EIGHTH CONSTITUTIONAL AMEND excess of the amount provided in tion 12, Article X of the Constitute INDEPENDENCE TICKET For Representative in Congress-CANDIDATES FOR UNITED STATES FOR Representative— (braw a line through all the names you do not wish to vote for.) For Judge County Court, South District-For Judge County Court, North District-For Prosecuting Attorney-For Public Administrator For Coroner-9th District: HENRY C. TIETZ. 10th District: CHAS. A. LUCCOCK. SOCIALIST LABOR TICKET 11th District: HOWARD L. MAGUIRE. 12th District: GEO. P. JENNINGS. CANDIDATES FOR UNITED STATES 13th District; P. VAN EECKHOUTE. 14th District; J. E. JOYCE. 15th District: P. E. EDWARDS. For Presidential Electors: At Large: J. C. SANDERS. 16th District: J. W. MERCER. At Large: C. F. MEIER. For Governor: 1st District: For Lieutenant-Governor: 2nd District: For Secretary of State:

FIRST CONSTITUTIONAL AMERO MENT—(Fixing the pay of members of the General Assembly at seven hundre and fifty dollars per annum)—NO.

SECOND CONSTITUTIONAL AMBND-MENT-(Authorizing county courts and township beards to levy a special tax not exceeding twenty-five cents on the hundred dollars valuation, to be used for road and bridge purposes.)—YES.

SECOND CONSTITUTIONAL AMEND-MENT—(Authorizing county courts and township boards to levy a special tan not exceeding twenty-five cents on the hundred dollars valuation, to be used for road and bridge purposes.)—NO.

road and bridge purposes.)—NO.

THIRD CONSTITUTIONAL AMENDMENT—(Concerning the initiative and
referendum; providing that eight per
cent of the voters in each of at least
two-thirds of the congressional districts
in the State by potition, can compol the
submission of any measure for enactment by popular vote of the people; and
that either the legislative assembly, or
five per cant of the voters in each of at
least two-thirds of the congressional districts in the State can compel legislative
enactments to be referred to the people
for rejection or adoption.)—YES.

THIRD CONSTITUTIONAL AMEND-

for rejection or adoption.)—YEE.

THIRD CONSTITUTIONAL AMENDMENT—(Concerning the initiative and
referendum; providing that eight per
cent of the voters in each of at least
two-thirds of the congressional districts
in the State by petition, can compel the
submission of any measure for enastment by popular vote of the people; and
that either the legislative assembly, or,
five per cent of the voters in each of at
least two-thirds of the congressional districts in the State can compel legislative
enactments to be referred to the people
for rejection or adoption.)—NO.

FOURTH CONSTITUTIONAL AMEND—

enactments to be referred to the people for rejection or adoption.)—NO.

FOURTH CONSTITUTIONAL AMENDMENT — (Increasing the number of Judges of the Supreme Court from seven to nine; providing for the aspellatment of two judges by the Gevernor upon the adoption of this amendment, to had office until January 1, 1911; creating onew division and fixing the salmess of Judges of the Supreme Court and Courts of Appeals.)—YES.

FOURTH CONSTITUTIONAL AMENDMENT — (Increasing the number of Judges of the Supreme Court from seven to nine; providing for the appointment of two judges by the Governor upon the adoption of this amendment, to hold office until January 1, 1911; creating a new division and fixing the salaries of Judges of the Supreme Court and Courts of Appeals to be the same as new previded for Judges of the St. Louis Governor Louis Gover

of Appeals.)—NO.

FIFTH CONSTITUTIONAL ARREST.

MENT—(Providing for the separation of the sources of State and local reverse establishing local option for the seaant and municipalities of the State in the selection of the subjects of taxatics) authorising them to subject to taxatics, for local purposes, the feal and property within their jurisdiction; discountinuing the general property tax upon real and personal property for State purposes.)—YES.

poses.)—YES.

FIFTH CONSTITUTIONAL AMENDMENT—(Providing for the separation of the sources of State and local revenue; establishing local option for the counties and municipalities of the State in the selection of the subjects of taxation; authorising them to subject to taxation, for local purposes, the real and personal property within their jurisdiction; discounting the general property tax upon real and personal property tax upon real and personal property for State purposes.)—NO.

BIXTH CONSTITUTIONAL AMEND-MENT—(Providing that the indebted-ness heretofore or hereafter incurred by any city containing not more than 30,000, nor less than 2,000 inhabitants, for the purchase or construction of water works, electric or other light plants, shall net be considered in determining the amount of indebtedness which may be incurred under the provisions of Section 12a of Article X of the Constitution of this State.)—VES.

SIXTH CONSTITUTIONAL AMEND MENT—(Providing that the indebtedness herstofore or hereafter incurred by any city containing not more than 20,000, nor less than 2,000 inhabitants, for the purchase or construction of water works, electric or other light plants, shall not be considered in determining the amount of indebtedness which may be incurred under the provisions of Section 12s of Article X of the Constitution of this State.)—NO.

SEVENTH CONSTITUTIONAL AMEND-MENT—(Providing for a State tax of ten cents on the hundred deliars as-sessed valuation, said moneys to be ap-portioned in the several counties of the State as a permanent fund for public roads and highways.)—YES.

SEVENTH CONSTITUTIONAL AMEND-MENT—(Providing for a State tax of ten cents on the hundred dellars as-sessed valuation, said moneys to be ap-portioned in the several counties of the State as a permanent fund for public roads and highways.)—NO.

1st District: JOHN S. NEWLAN.

2nd District; MARION G. EUBANKS.

For Governor: WILLIAM S. COWHERD,

For Lieutenant-Governor: WILLIAM R. PAINTER.

For Secretary of State: CORNELIUS ROACH.

For State Auditor: JOHN P. GORDON.

For State Trensurer: JAMES COWGILL

For Attorney-General; ELLIOTT W. MAJOR.

For Judge of Supreme Court: WALLER W. GRAVES.

For Railroad and Warehouse Commis JOHN A. KNOTT.

For Judge Kansas City Court of Appeals
JAMES ELLISON.

FIRST CONSTITUTIONAL AMEND-

3rd District: JOHNSTON K. McLAIN.

4th District: WILLIAM C. FLEMING.

5th District: CYRUS CRANE.

6th District: JAMES P. RHODES.

7th District: WILLIAM T. BIGBEE.

8th District: SAMUEL KELLER.

9th District: ROBERT N. PAYNE.

10th District: GEORGE W. LETTERMAN.

11th District: J. LAWRENCE MAURAN.

CANDIDATES FOR UNITED STATES SENATOR. (Draw a line through all the names you do not wish to vote for.)

CHAS. E. STOKES.

For Tressurer-WILLIAM W. PARK.

For Surveyor-WILLIAM A. SEARFUS

PROHIBITION TICKET

For Public Administrator-FRANK ALLEN.

of Appeals.)—YES.

SEVENTH CONSTITUTIONAL AMENDMENT—(Providing for a State tax of
ten cents on the hundred dollars assessed valuation, said moneys to be apportioned in the several counties of the
SEVENTH CONSTITUTIONAL AMENDMENT—(Providing for a State tax of
roads and highways.)—YES.

SEVENTH CONSTITUTIONAL AMENDMENT—(Providing for a State tax of
ten cents on the hundred dollars assessed valuation, said moneys to be apportioned in the several counties of the
SEVENTH CONSTITUTIONAL AMENDMENT—(Providing for a State tax of
ten cents on the hundred dollars assessed valuation, said moneys to be apportioned in the several counties of the
Second Constitutional Amendportioned in the several counties of the
Second Constitutional AmendMENT—(Providing for the separation of
MENT—(Authorizing county courts and
to exceeding twenty-five cents on the
MENT—(Providing for the separation of
MENT—(Providing for the separation of
MENT—(Providing for the separation of
MENT—(Providing county courts and
to exceeding twenty-five cents on the
MENT—(Providing for the separation of
MENT—(Providing county courts and
to exceeding twenty-five cents on the
MENT—(Providing for the separation of
MENT—(Providing county courts and
to exceeding twenty-five cents on the
MENT—(Providing for the separation of
MENT—(Providing county courts and
to exceeding twenty-five cents on the
MENT—(Providing county courts and
to exceeding twenty-five cents on the
MENT—(Providing for the separation of
MENT—(Providing county courts and
to exceeding twenty-five cents on the
MENT—(Providing for the separation of
MENT—(Providing for t For Coroner— J. M. SMITH.

For Judge County Court South District-

Ise County Court North District-

poses.)—NO.

SIXTH CONSTITUTIONAL AMENDMENT—(Providing that the indebtedness heretofore or hereafter incurred by
any city containing not more than 30,000,
nor less than 2,000 inhabitants, for the
purchase or construction of water works,
stectric or other light plants, shall not
be considered in determining the amount
of indebtedness which may be incurred
under a provisions of Section

sessed valuation, said moneys to be apportioned in the several countles of the State as a permanent fund for public roads and historys. No.

EIGHTH CONSTITUTIONAL AMEND—MENT—(Authorizing cities of 160,000 inhabitants or over to become included in Section 12. Article X of the Constitution, for local purposes of constructing or purchasing subways.)—YES.

EIGHTH CONSTITUTIONAL AMEND—MENT—(Authorizing cities of 160,000 inhabitants or over to become included in Section 12. Article X of the Constitution, for local purposes, the real and personal property tax upon real and personal property for State and local revenue; establishing local and personal property tax upon real and personal property tax upon real constructing or purchasing subways.)—No.

EIGHTH CONSTITUTIONAL AMEND—MENT—(Authorizing cities of loc.000 inhabitants or over to become included in Section 12. Article X of the Constitution for local purposes.)—YES.

FIFTH CONSTITUTIONAL AMEND—MENT—(Authorizing county courts and property within their jurisdiction, discontinuing the general property tax upon real and personal property for State purposes.)—YES.

FIFTH CONSTITUTIONAL AMEND—MENT—(Authorizing county courts and bridge purposes.)—No.

EIGHTH CONSTITUTIONAL AMEND—MENT—(Concerning the initiative and property within their jurisdiction, discontinuing the general property for State purposes of constructing or purchasing subways.)—No.

EIGHTH CONSTITUTIONAL AMEND—MENT—(Concerning the initiative and property within their jurisdiction, discontinuing the general property tax upon real and personal property tax upon real county of the counties and municipalities of the State and local revenue; the subjects of taxation, for local purposes, between the purpose of constructing or purchasing the device of the subjects of taxation, for local purposes, local purpose

3rd District:

4th District: